ARIZONA DEPARTMENT OF WATER RESOURCES ACTIVE MANAGEMENT AREA

Mail to: P. O. Box 36020, Phoenix, Arizona 85067-6020 1110 W. Washington St. Suite 310, Phoenix, Arizona 85007-2952

(602) 771-8585: www.new.azwater.gov

Application to Retire an Irrigation Grandfathered Right for a Type 1 Non-Irrigation Grandfathered Right Pursuant to A.R.S § 45-469

1.

2.

-FOR DE	PARTMENT USE ONLY-
New Certificate	e No. 58
ssue on Date:	

The initial fee for an *Application to Retire an Irrigation Grandfathered Right for a Type 1 Non-Irrigation Grandfathered Right Pursuant to A.R.S. § 45-469* is \$1,000. Total fees for this application are based upon an hourly billable rate, which can be found on the ADWR web site at www.new.azwater.gov. If the total costs of reviewing your application exceed \$1,000, you will be invoiced for the difference, up to a maximum total fee of \$10,000. If the total costs of reviewing your application are less than \$1,000, you will be refunded the difference. Payment of the initial fee may be made by cash, check, or credit card (if you wish to pay by credit card, please contact the Active Management Area at 602-771-8585). Checks should be made payable to the Arizona Department of Water Resources. Failure to enclose the initial application fee of \$1,000 will cause the application to be returned. In addition to the hourly application fee, the applicant must pay the actual cost of mailing or publishing any legal notice of the application or any notice of a pre-decision administrative hearing on the application and the mileage expenses for any site visit conducted before issuing a decision on the application. These fees are authorized by A.R.S. § 45-113 and A.A.C. R12-15-103.

Irrigation grandfathered right certificate number (58-):

Active Management Area:

Last Name	First		Middle Initia
Last Name	First		Middle Initia
Mailing Address	City	State	Zip
Is the applicant the current ov	2 2	• —	
•	on grandfathered right mag		ime. Only the current and for a Type 1

	Describe t	he location of	each well which	was used to in	rrigate the land	1.		
		, Section	Township	Range	Reg No. 55			
		, Section	Township	Range	Reg No. 55			
		, Section	Township	Range	Reg No. 55			
		Has the land covered by the certificate of irrigation grandfathered right been irrigated since the current owner of the land acquired the land?YesNo						
	If "No", does the current owner of the land hold the land under the same ownership* as the person/entity that irrigated the land?Yes No							
	* (Pursuar or by succ	nt to A.R.S. § 4 essor persons and partnershi	or entities as a res p reorganizations	vnership" mea sult of succes , mergers, dis	sion to heirs ar ssolutions, dive	by the same person or en nd personal representative estitures, partnerships, archase of capital stock, s		
	* (Pursuar or by succ corporate partitions, pursuant to fide purch retained by Note : if bot Right undo under A.R	essor persons and partnershi joint ventures o United State aser for value y the original ooth answers to the A.R.S. § 45S. § 45-472.	or entities as a response preorganizations, foreclosures, recommendations of the second process of the second	rnership" measult of succes, mergers, disceivership or or similar succe of or benefic olders, partnersho", the landowner	sion to heirs and solutions, diversions, diversion, but notical interest in ters, limited part owner is not elimay be eligible.	nd personal representativ		
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NOTICE

A.R.S. § 41-1030(B), (D), (E) and (F) provide as follows:

- B. An agency shall not base a licensing decision in whole or in part on a licensing requirement or condition that is not specifically authorized by statute, rule or state tribal gaming compact. A general grant of authority in statute does not constitute a basis for imposing a licensing requirement or condition unless a rule is made pursuant to that general grant of authority that specifically authorizes the requirement or condition.
- D. This section may be enforced in a private civil action and relief may be awarded against the state. The court may award reasonable attorney fees, damages and all fees associated with the license application to a party that prevails in an action against the state for a violation of this section.
- E. A state employee may not intentionally or knowingly violate this section. A violation of this section is cause for disciplinary action or dismissal pursuant to the agency's adopted personnel policy.
- F. This section does not abrogate the immunity provided by section 12-820.01 or 12-820.02.